INFORMAL RESOLUTION TRAINING

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AGENDA

- Legal Landscape
- Informal Resolution Legal Requirements
- Structuring an Informal Resolution Process
- Case Study

LEGAL LANDSCAPE
**Legal Obligations**

Title IX  
VAWA

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**Title IX**

“No person in the United States shall, on the basis of sex, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any educational program or activity receiving Federal financial assistance.”

20 U.S.C. § 1681

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**Discrimination “On the Basis of Sex”**

- Includes:
  - Sexual harassment
  - Differential treatment
HOW INSTITUTIONS MUST RESPOND UNDER TITLE IX

- Must respond promptly in a manner that is not deliberately indifferent
- Deliberately indifferent = response is clearly unreasonable in light of the known circumstances
- Follow grievance process outlined in the regulations

WHEN INSTITUTIONS MUST RESPOND UNDER TITLE IX

- Institution has actual knowledge of
  - Sexual harassment
  - In an education program or activity of the institution
  - Against a person in the United States

TITLE IX—SEXUAL HARASSMENT

- Conduct on the basis of sex that satisfies one or more of the following:
  - Quid pro quo
  - Hostile environment
  - Sexual assault and VAWA crimes
**TITLE IX—SEXUAL HARASSMENT**

- **Quid Pro Quo:**
  - Employee conditions aid, benefit, or service of the institution on an individual's participation in unwelcome sexual conduct

- **Hostile Environment:**
  - Unwelcome conduct (on the basis of sex) determined by a reasonable person to be so severe, pervasive, and objectively offensive that it effectively denies a person equal access to the institution's education program or activity

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**TITLE IX—SEXUAL HARASSMENT**

- **Sexual Assault**
- **VAWA Crimes**
  - Dating violence
  - Domestic violence
  - Stalking

- **As Defined in Clery**
- **Consent:** No particular definition of consent with respect to sexual assault is required

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**WHEN INSTITUTIONS MUST RESPOND UNDER TITLE IX**

- **Education program or activity**
  - Locations, events, or circumstances over which the recipient exercised substantial control over both the respondent and the context in which the sexual harassment occurs
  - Includes all incidents of sexual harassment occurring on an institution's campus
  - Also includes off-campus conduct if
    - Occurs as part of the institution's "operations"
    - Institution exercised substantial control over the respondent and the context of alleged sexual harassment
    - Occurs at an off-campus building owned or controlled by a student organization officially recognized by the postsecondary institution (e.g., fraternities and sororities)
RESPONDING TO A REPORT

- Response must treat complainant and respondent equitably by
  - Offering supportive measures to a complainant (with or without formal complaint)
  - Following a grievance process that complies with the regulations before imposing any disciplinary sanctions or other actions that are not supportive measures against a respondent

RESPONDING TO A REPORT

- Report vs. Formal Complaint
  - Report
    - Initiates obligation to respond, including offering supportive measures
    - Complainant’s identity may be kept confidential from respondent
  - Formal complaint
    - Initiates grievance process
    - Cannot be filed anonymously
      - Requires complainant’s physical or digital signature or otherwise indicates that the complainant is the person filing the complaint
      - Title IX Coordinator can sign a complaint
      - Grievance process requires that complainant’s identity be disclosed to respondent, if known

RESPONDING TO A REPORT

- Title IX Coordinator Receives Report
- Supportive Measures/Interim Measures
- Initial Title IX/VAWA Assessment
  - No Grievance Process
  - Supportive Measures/Interim Measures (continue to offer)
  - Remedies for Campus
  - Informal Resolution
  - Formal or Informal Process?
    - Yes
      - Formal Grievance Process
      - Emergency Removal???
    - No Grievance Process

**Informal Resolution Legal Requirements**

- Legal requirements
  - VAWA: No specific requirement
  - Title IX:
    - Any time prior to determination, may facilitate informal resolution process, such as mediation, if certain requirements are met

**Informal Resolution**

- **Legal requirements**
  - VAWA: No specific requirement
  - Title IX:
    - Prior to informal resolution, provide parties with written notice of the allegations
      - Notice of grievance process, including any informal resolution process
      - Notice of the allegations, including sufficient details known at the time and with sufficient time to prepare response before initial interview
        - Identities of the parties involved, if known
        - Conduct allegedly constituting sexual harassment
        - Date and location of the alleged incident, if known
INFORMAL RESOLUTION

Title IX legal requirements

- Prior to informal resolution, provide parties with written notice of the allegations (cont.)
  - Notice must include statements that:
    - Respondent is presumed not responsible
    - Determination of responsibility is made at conclusion of grievance process
    - Right to advisor of choice who may be but is not required to be an attorney
    - Parties may inspect and review evidence as permitted in sexual misconduct policy
    - Inform parties of any policy provision that prohibits knowingly making false statements or knowingly submitting false information during the grievance process
  - Provide notice of additional allegations about the complainant or respondent that arise during process

INFORMAL RESOLUTION

Title IX legal requirements

- Prior to informal resolution, provide parties with written notice of:
  - Requirements of the informal resolution process including circumstances when it precludes the parties from resuming a formal complaint for the same allegations
  - Provided, however, that at any time prior to agreeing to a resolution, any party has the right to withdraw from the informal resolution process and resume the grievance process with respect to the formal complaint
  - Consequences resulting from participating in the informal resolution process, including records that are maintained and could be shared
  - Obtain parties’ voluntary written consent to informal process

INFORMAL RESOLUTION

Title IX legal requirements

- May not offer informal resolution unless a formal complaint is filed
- May never require the parties to participate in an informal resolution process
- May not condition enrollment/continuing enrollment, employment/continuing employment, or enjoyment of any other right on waiver of the right to an investigation and adjudication of formal complaint
- May not offer or facilitate informal resolution to resolve allegations that an employee sexually harassed a student
INFORMAL RESOLUTION

- Other legal requirements to consider
  - Notice of meetings
    - Title IX: Written notice to the party whose participation is invited or expected of the date, time, location, participants and purpose
    - VAWA: Timely notice to the other party of meetings that are part of the disciplinary process

- Notice of delay
  - Policy should include reasonably prompt timeframe for the informal resolution process
  - Temporary delay or extension of timeframes for good cause
    - Absence of a party or a party’s advisor
    - Concurrent law enforcement activity
    - Need for language assistance or accommodation of disability
  - Must provide written notice to parties of the delay or extension and the reason for it

- Advisors
  - VAWA: Must provide both parties the opportunity to be accompanied to any related meeting by the advisor of their choice
  - Title IX: Must allow advisor of choice, who may be but is not required to be an attorney
  - May establish equal restrictions on advisors’ participation
STRUCTURING AN INFORMAL RESOLUTION PROCESS

- Who facilitates an informal resolution process?
  - Title IX Coordinator? Deputy Title IX Coordinator?
  - Another member of the Title IX team?

- If someone other than Title IX Coordinator, consider limited role for Title IX Coordinator to ensure consistency across different cases

- Legal requirements
  - Appropriately trained
  - Free from conflict of interest and bias
  - Impartial

TRAINING REQUIREMENTS

- Train facilitator of informal resolution process on
  - Definition of sexual harassment
  - Scope of the institution's education program or activity
  - How to conduct informal resolution process
  - How to serve impartially, including by avoiding prejudgment of the facts at interest, conflicts of interest, and bias
  - Institution's policies and procedures
TRAINING REQUIREMENTS

- Training materials must not rely on sex stereotypes and must promote impartial process
- Training materials must be publicly available on institution’s website

CONFlicts OF INTEREST

- Facilitator may not have conflicts of interest or bias
  - For or against complainants or respondents generally
  - For or against an individual complainant or respondent
- Disclose and manage conflicts of interest
- Consider appearance of bias based on public profile (articles, social media, past professional roles, etc.)
- Have a process for requesting disqualification of informal resolution process facilitator

SERVE IMPARTIALLY

- Avoid prejudgment of the facts
- Presumption of non-responsibility
- Avoid/disclose conflicts of interest/bias
  - For or against complainants or respondents individually or generally
- Do not rely on sex stereotypes
- Use sensitive and informed tone and content, both to the parties and among team members
STRUCTURING AN INFORMAL RESOLUTION PROCESS

What is an informal resolution process?
- No particular process required under Title IX
- Recommended practice
  - Facilitator meets with each party to determine what they are looking for and what they will agree to as part of an informal resolution
  - Communicate options between the parties
  - Institution should have a role in determining whether particular matter is appropriate for informal resolution and what the appropriate resolution will be

When should an institution offer an informal resolution process?
- Factors to consider
  - Nature of alleged incident
  - Other allegations against same respondent
  - What sanctions would be necessary if the allegation is true
  - Whether complainant is willing to fully participate in a formal process
  - Whether institution could proceed with a formal process without complainant
  - Reminder: Cannot offer if complainant is a student and respondent is an employee
  - Institution is never required to offer informal resolution

Case Study
For which of these matters would you consider informal resolution?
- Rick reports that his physics professor has made several comments about his appearance that have made Rick uncomfortable.
- Sarah reports that her ex-boyfriend keeps texting her and stopping by her dorm even after she told him to leave her alone.
- Ashley reports that Nick sexually assaulted her last month. Ashley stated that she told Nick no several times and he had sex with her anyway.
STRUCTURING AN INFORMAL RESOLUTION PROCESS

Factors to consider when using informal resolution process

• Is there an admission from the respondent?
• Will this be a final resolution?
• What information will be shared during the informal process?
• Can the resolution be used in future discipline decisions?
• What records will be maintained and could be shared?
• What action is necessary to stop the harassment, prevent its recurrence, and address its effects?

What does the outcome of the informal resolution process look like?

• Possible terms
  • No contact directive (mutual or one-sided)
  • Required training/education
  • Required counseling
  • Probation
  • Temporary prohibition on leadership positions/awards
  • Leave of absence from institution
  • Apology letter
  • Other

CASE STUDY

The Title IX Coordinator meets with Sarah regarding her report about her ex-boyfriend, Jason. Sarah reports that Jason will not leave her alone (including continuing to text her and stopping by her dorm). Sarah says Jason has not said anything threatening, but he is pressuring her to get back together and Sarah is upset and stressed by the continued contact.
**CASE STUDY**

- The Title IX Coordinator discusses Sarah's rights and options, including the formal complaint resolution process and supportive measures.
- Sarah says she does not want to participate in an investigation, she just wants Jason to leave her alone and for him to get some help.
- After discussing the options, Sarah tells the Title IX Coordinator she would like to try an informal resolution process.

**CASE STUDY**

- What steps are needed before an informal resolution process?

**CASE STUDY**

- The Title IX Coordinator informs Sarah that she will need to bring a formal complaint in order to pursue an informal resolution process.
- Sarah responds that she is not comfortable with signing a formal complaint.
- Is there another option?
CASE STUDY

- The Title IX Coordinator offers to sign the formal complaint and inform Jason that Sarah did not want to initiate a complaint process, but that the University determined it had an obligation to do so.
- Sarah asks what will happen if Jason does not agree to an informal resolution.
- How should the Title IX Coordinator respond?

- After giving it some thought, Sarah decides to file a formal complaint alleging that Jason engaged in stalking.
- The Title IX Coordinator sends a notice of allegations to both parties, along with a mutual no-contact directive.
- The Title IX Coordinator meets with Jason, and he agrees to pursue an informal resolution process.
- Both parties receive the appropriate notice and consent in writing to the informal resolution process.
- What is the next step?

- The Title IX Coordinator meets with Sarah to discuss what she is looking for in a resolution. Sarah wants Jason to leave her alone, and she wants Jason to get some help.
- What options might address Sarah’s concerns?
**CASE STUDY**

- The Title IX Coordinator discusses a potential resolution with Sarah, including a no-contact directive and mandatory education for Jason on boundaries and appropriate interactions in the community.
- Sarah responds that she thinks Jason needs significant counseling to address his issues. She asks if the institution can require Jason to attend regular counseling for two years.
- How should the Title IX Coordinator respond?

**CASE STUDY**

- After discussion with the Title IX Coordinator, Sarah decides that a mutual no-contact directive and required training on boundaries for Jason will address her concerns.
- From the institution's perspective, are there other terms that the Title IX Coordinator should consider?

**CASE STUDY**

- After determining potential proposed terms for the agreement, the Title IX Coordinator meets with Jason to see what he is willing to agree to.
- Jason is comfortable with the no-contact directive, the required training, and a prohibition on leadership positions for one year.
CASE STUDY

Jason asks the following questions:
• Can Sarah bring another complaint against him in the future?
• If he applies to grad school, will prospective grad schools find out about this informal resolution?
• If Jason applies for employment at the institution in the future, will the informal resolution impact his chances?
• How should the Title IX Coordinator respond?

CASE STUDY

Sarah and Jason agree on informal resolution terms and the Title IX Coordinator approves those terms. The Title IX Coordinator drafts the informal resolution agreement, and both parties sign it.

Any other steps for the Title IX Coordinator to take?

CASE STUDY

In an unrelated matter, Greg, a freshman basketball player, reports to the Title IX Coordinator that Mark, a senior captain on the team, has been harassing him. Greg explains that because Greg is a nursing major, Mark makes mocking jokes about him being gay or a woman. Greg says Mark calls him “Ms. Nurse” or “Nurse Lady” continually. Greg also says that Mark often “whips his butt” with a towel or slaps his butt while making the comments.
CASE STUDY

- Greg says that he has told Mark to stop repeatedly, but the conduct has continued. Greg says that he tried to talk to the coach about it, but the coach dismissed it as “banter between teammates” and told him to brush it off and keep his head in the game. Greg says that if the conduct doesn’t stop, he will need to quit the team.

CASE STUDY

- The Title IX Coordinator explains Greg’s options to him. Greg says he definitely doesn’t want to get into a whole big investigation. He just wants Mark to stop.
- Greg says he wants to resolve the issue informally.
- Is this an appropriate case for informal resolution?
- Is there anything else the Title IX Coordinator should consider before this case goes to informal resolution?

CASE STUDY

- The Title IX Coordinator explains to Greg that informal resolution is an option but that he will need to sign a formal complaint before initiating the informal resolution process.
- Greg asks if Mark can be notified right away that Greg is only interested in an informal process and will not continue with a formal process if the informal process does not work.
- How should the Title IX Coordinator respond?
**CASE STUDY**

- The Title IX Coordinator agrees to tell Mark that Greg is interested in informal resolution.
- Greg signs a formal complaint alleging that Mark engaged in sexual harassment.
- What should the Title IX Coordinator do next?

**CASE STUDY**

- The Title IX Coordinator provides Greg with the Notice of Allegations alleging Title IX Sexual Harassment and Non-Title IX Sexual Harassment and meets with Mark to provide the Notice of Allegations and discuss his rights and options, including the option to participate in the informal resolution process.
- Mark says he is willing to participate in the informal process. What is the next step?

**CASE STUDY**

- The Title IX Coordinator provides notice of the informal resolution process to both parties, including notice that you will be the facilitator of the informal resolution process.
- The notice also provides the parties a period of time to object to you serving as the facilitator, but neither party raises an objection.
- Both parties provide voluntary written consent to participate.
- What is the next step?
**CASE STUDY**

- You arrange a meeting with Greg. When Greg comes to your office, he is accompanied by the men’s basketball coach. The coach tells you that if there is going to be a mediation between two of his team members about something that is happening on the team, he is going to be present for the discussions with both team members and help reach a solution.
- What should you do?

**CASE STUDY**

- After talking with the Title IX Coordinator, the coach agrees to stay out of the process.
- You meet with Greg to talk about what he is looking for in a resolution. Greg says that he wants Mark to stop the harassing behavior, to apologize, and to go through training.
- Are there other factors you need to consider?

**CASE STUDY**

- After talking with the Title IX Coordinator, you tell Greg that the institution plans to require as part of the informal resolution agreement that Mark not hold any leadership positions for the rest of the year, including that he will be required to step down from being a team captain.
- Greg tells you that Mark will never agree to that and that a resolution will be impossible if you condition it on Mark stepping down from his role as captain. Greg pleads with you to leave it out of the proposal.
- How do you respond?
**Case Study**

- The institution has decided to not require that Mark step down as captain.
- You meet with Mark to see what he is willing to agree to. You propose that Mark stop the conduct, apologize to Greg, and go through anti-harassment and anti-bullying training.
- Mark says he will stop making the comments and slapping/whipping Greg’s butt. He also agrees to attend the training. Mark says that he will not apologize to Greg.
- How do you respond?

**Case Study**

- You suggest an alternative of Mark writing a written apology to Greg instead. Mark agrees to write a written apology.
- You meet with Greg to discuss Mark’s counter-proposal. Greg agrees to the written apology.
- What do you do next?

**Case Study**

- You prepare the written agreement, and Greg and Mark both sign it.
- What do you do next?
CASE STUDY

What if Greg and Mark are unable to reach a resolution?

RESPONDING TO A REPORT

Title IX Coordinator Receives Report
Supportive Measures/Interim Measures
Initial Title IX/VAWA Assessment
No
No Grievance Process
Supportive Measures/Interim Measures (continue to offer)
Formal Resolution
Emergency Removal???
Yes
Informal Resolution
Remedies for Campus
Formal Grievance Process
Yes
Formal or Informal Process?

Q & A
UPCOMING TRAININGS

- January 11: Annual Training for Advanced Title IX Coordinators and Deputy Coordinators
- January 17: Annual Title IX/VAWA Investigator Training
- January 18: Annual Title IX/VAWA Hearing Panel Training

ON DEMAND TRAININGS

- Available on demand:
  - Annual Training for New Title IX Coordinators and Deputy Coordinators
  - Title IX/VAWA Investigator Training
  - Annual Training for Advanced Title IX Coordinators and Deputy Coordinators
  - Title IX/VAWA Hearing Panel Training
  - Trauma-Informed Training for First Responders, Confidential Resources, and Campus Security
  - Title IX/VAWA Appeal Officer Training
  - VAWA Adjudicator Training
  - Conducting a Grievance Process Under the New Title IX Regulations
  - Title IX Update: Final Regulations
  - Prevention programs for students & employees—customizable online modules